

**IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF MISSISSIPPI
GREENVILLE DIVISION**

**MELTON PROPERTIES, LLC; FLOYD M. MELTON, JR.;
FLOYD M. MELTON III; MOSS M. MELTON;
McMILLAN ACRES; DANNY HARGETT; JANE
HART McMILLAN HARGETT; DAVID HARGETT**

PLAINTIFFS

VS.

CIVIL ACTION NO. 4:18-cv-00079-DMB-JMV

**ILLINOIS CENTRAL RAILROAD COMPANY;
CANADIAN NATIONAL RAILWAY;
JOHN DOES 1-5**

DEFENDANTS

ORDER STAYING CERTAIN PROCEEDINGS

Local Uniform Civil Rule 16(b)(3)(B) provides that “a motion asserting a jurisdictional defense... stays the attorney conference and disclosure requirements and all discovery, pending the court’s ruling on the motion, including any appeal.” L.U. Civ. R. 16(b)(3)(B).

Canadian National Railway has filed a motion to dismiss for lack of jurisdiction at the conclusion of jurisdictional discovery. Doc. #80. Accordingly, staying discovery in this case is appropriate at this time.

IT IS, THEREFORE, ORDERED that the aforementioned proceedings are hereby **STAYED**, pending a ruling on the jurisdictional motion, and the case management conference [79] will be cancelled by separate notice. Defendants shall notify the undersigned magistrate judge within seven (7) days of a decision on the motion and shall submit a proposed order lifting the stay.

SO ORDERED this, March 27, 2019.

/s/ Jane M. Virden

UNITED STATES MAGISTRATE JUDGE